## Advisory Action Before the Filing of an Appeal Brief

pplicant(s)
HEN ET AL.
rt Unit
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	NAM HUYNH	2617	
The MAILING DATE of this communication appe	ars on the cover sheet with the	orrespondence add	ress
THE REPLY FILED 01 July 2008 FAILS TO PLACE THIS APPLICATION IN CONDITION FOR ALLOWANCE.			
<ol> <li>M The reply was filed after a final rejection, but prior to or on application, applicant must timely file one of the following application in condition for allowance; (2) a Notice of Appe for Continued Examination (RCE) in compliance with 37 C periods:</li> </ol>	the same day as filing a Notice of a replies: (1) an amendment, affidavi eal (with appeal fee) in compliance	Appeal. To avoid abar t, or other evidence, w with 37 CFR 41.31; or	vhich places the r (3) a Request
a) The period for reply expiresmonths from the mailing b) The period for reply expires on: (1) the mailing date of this A no event, however, will the statutory period for reply expire Is Examiner Note: If box 1 is checked, check either box (a) or MONTHS OF THE FINAL REJECTION. See MPEP 706.07(	dvisory Action, or (2) the date set forth ater than SIX MONTHS from the mailing b). ONLY CHECK BOX (b) WHEN THE	date of the final rejection	on.
Extensions of time may be obtained under 37 CFR 1.136(a). The date have been filled is the date for purposes of determining the period is the date for purposes of determining the period under 37 CFR 1.17(a) is calculated from: (1) the expiration date of these for thin (b) above, if checked. Any reply received by the Office later may reduce any earned patient term adjustment. See 37 CFR 1.704(b). NOTICE OF APPEAL.	on which the petition under 37 CFR 1.1: tension and the corresponding amount of thortened statutory period for reply origing than three months after the mailing date	of the fee. The appropria nally set in the final Office	ate extension fee te action; or (2) as
The Notice of Appeal was filed on A brief in comp filing the Notice of Appeal (37 CFR 41.37(a)), or any exter Notice of Appeal has been filed, any reply must be filed w	nsion thereof (37 CFR 41.37(e)), to	avoid dismissal of the	
AMENDMENTS 3. ☐ The proposed amendment(s) filed after a final rejection, (a) ☐ They raise new issues that would require further con (b) ☐ They raise the issue of new matter (see NOTE belo	nsideration and/or search (see NOT w);	E below);	
<ul> <li>(c) ☐ They are not deemed to place the application in bet appeal; and/or</li> <li>(d) ☐ They present additional claims without canceling a company</li> </ul>			he issues for
NOTE: (See 37 CFR 1.116 and 41.33(a)).	corresponding number or finally reje	cted claims.	
The amendments are not in compliance with 37 CFR 1.12     Applicant's reply has overcome the following rejection(s):			
<ol> <li>Newly proposed or amended claim(s) would be all non-allowable claim(s).</li> </ol>	owable if submitted in a separate, t	imely filed amendmer	nt canceling the
7. The repurposes of appeal, the proposed amendment(s): a) how the new or amended claims would be rejected is provided that the provided in the status of the claim(s) is (or will be) as follows: Claim(s) allowed: Claim(s) objected to:		be entered and an e	xplanation of
Claim(s) rejected: Claim(s) withdrawn from consideration:			
AFFIDAVIT OR OTHER EVIDENCE			
<ol> <li>The affidavit or other evidence filed after a final action, bu because applicant failed to provide a showing of good and was not earlier presented. See 37 CFR 1.116(e).</li> </ol>			
The affidavit or other evidence filed after the date of filing entered because the affidavit or other evidence failed to o showing a good and sufficient reasons why it is necessary.	vercome <u>all</u> rejections under appear and was not earlier presented. Se	and/or appellant faile e 37 CFR 41.33(d)(1	s to provide a ).
<ol> <li>The affidavit or other evidence is entered. An explanation REQUEST FOR RECONSIDERATION/OTHER</li> </ol>	n of the status of the claims after er	itry is below or attach	ed.
The request for reconsideration has been considered bu See Continuation Sheet.	t does NOT place the application in	condition for allowan	ce because:
12.  Note the attached Information <i>Disclosure Statement</i> (s). (13. Other:	PTO/SB/08) Paper No(s).		
/George Eng/ Supervisory Patent Examiner, Art Unit 2617			

U.S. Patent and Trademark Office PTOL-303 (Rev. 08-06)

Continuation of 11. does NOT place the application in condition for allowance because: Applicant asserts that the combination of Kallin, Ho, and Funato and that the motivation to combine the references amount to impermissable hindsight. In response to applicant's argument that the examiner's conclusion of obviousness is based upon improper hindsight reasoning, it must be recognized that any judgment on obviousness is in a sense necessarily a reconstruction based upon hindsight reasoning. But so long as it takes into account only knowledge which was within the level of ordinary skill at the time the claimed invention was made, and cont include knowledge gleaned only from the applicant's disclosure, such a reconstruction is proper. See In re McLaughlin, 443 F.2d 1392, 170 USPQ 209 (CCPA 1971).

The Exeminer respectfully disagrees that the combination of the three references amount to hindsight. With respect to the combination of Kallin and Ho, Kallin pertains to a depitively selecting a paging area to page a mobile terminal where in a base station or the network maintains a record of the last base station accessed by the mobile terminal. Ho pertains to a mobile terminal that maintains a movement history by recording cell ID of visited cells in a movement history stack. When a movement rhershold is reached, the mobile terminal performs a location update and removes all the cell IDs in the movement history stack except for the current cell. The Examiner views the combination of Kallin and Ho as the mobile terminal of Ho operating in the network of Kallin. In Kallin, each set sation identify for which the mobile terminal accesses is recorded for future paging/location purposes. In Ho, the mobile terminal does not perform a location update unless a movement threshold is reached. Thus if Kallin records the base station or cell ID when the mole station of Ho performs a location update when the movement threshold is reached, the result would be the reduction of necessary location updates, which in turn reduces network signaling and increases network resources and efficiency.

With respect to the combination of Kallin and Ho, with Funato, Ho teaches that the cell IDs are removed from the history stack, but is slient to what happens to the removed cell IDs. Funato pertains to maintaining a current location table and a history location table. Funato teaches that when a mobile terminal moves from one paging area, information from a current location table is moved to a previous location table, thus broadly teaching maintenance of current information and previous information thro distinguished less and moving the current information to a previous information table when an update occurs. Thus if the mobile terminal in the combination of Kallin and Ho moves the cell IDs recorded in the movement history stack when a location update occurs to another table or list, one of ordinary skill in the art would recognize that this information may at one time in the future be valuable or needed by the network to perform particular functions such as billing or movement tracking. Furthermore the saving of erased or deleted data in case of future need is readfilly known in the art.

Applicant asserts that the combination of Kallin, Ho, and Funato does not teach the limitation that the MS moves cells identified in the first list, other than the cell in which the MS last registered, to a second list. The Examiner respectly disagrees. With respect to Ho and Funato, the movement history stack of Ho renders the first list. When the movement threshold is reached, the current cell ID or cell in which the MS last registered is maintained. The cell ID is removed from the movement history stack, or the disentified in the first list other than the cell the MS last registered, are then stored in another table or list as taught by Funato, thus teaching the required claim limitations.